In the cases that settled, a stipulation of settlement and order of dismissal with prejudice was filed with the respective court, indicating, in sum and substance, that nothing in the settlement shall be construed as an admission or concession of liability by any of the defendants or the City of New York regarding any of the allegations made by the plaintiffs in their complaints, or that any of the plaintiffs' rights under the Federal or New York Constitutions or Statutes had been violated.

A review of the officer's Central Personnel Index (CPI) revealed the following:

1.

 On July 23, 2015, Offiver Mazier had a substantiated departmental investigation for being unfit for duty because of comsumption of alcohol. He received counseling and forfeited 15 vacation days.

A review of the officer's CCRB history revealed the following:

 In 2013, Officer Mazier had a substantiated CCRB complaint for failing to complete his memo book and was given a warning and admonsihement from his commander.

The People reserve the right to move *in limine* to preclude reference to this information, or otherwise to object to its use or introduction into evidence during trial.

Should you wish to discuss this matter, please do not hesitate to call me at Ext.] during office hours.

Sincerely,

cc: Clerk of the Court